

HERMAN SCHRADER,
(SUCCESSOR TO CHAS STORCH)
Importer of
German, French, and English Fancy Goods,
TOYS, MUSICAL INSTRUMENTS,
And Wholesale Dealer in
Yankee Notions, Accordions, Violins, Combs, Pistois,
Percussion Caps, Pocket and Table Cutlery,
SPOONS, SPECTACLES, &c.,
No. 66 Main street, between Lower Market and Columbia,
marble
CINCINNATI, OHIO.

IMPORTANT TO MANUFACTURERS.

The subscribers are prepared to supply—
 All kinds of Cotton and Woollen Machinery,
 of a superior quality, SHAFING and MILL GEARING, im-
 proved *Couplings and Pulleys*, Self-*Oiling Hangers* (which re-
 quire only once in three months; *LOOMS* of a great variety of Pat-
 terns, for Farcy and Twilled Goods, from One to Eighteen Shutes,
 in all the Main Goods, capable of running from 150 to 170 picks per
 minute.

They are enabled from their extensive improvements, to produce
 Yarns and Goods with comparatively little labor, and all Manufac-
 turers procure purchasing their Machinery, will do well to visit
 Philadelphia, and see the various improvements, and the manner in
 all the latest improvements, in full and successful operation; or they
 can be referred to factories in almost every State South and West,
 by addressing a line to the subscribers.

JOHN C. TENNES & SON

Feb. 1953
No. B—Plans of Factors, with the location of Machinery, the simplest method of drawing, and calculation of stock, furnished free of charge. *ask for*

Wholesale Paper Warehouse,
ESTABLISHED 1841.
We offer for sale the well selected stock of PAPER, CARDS and PRINTING INK, BOOKBINDER'S LEATHER, and every description of PAPER-MAKERS' MATERIALS.
Having been in the city for several years, to establish in the West a reputation for the highest quality of our goods, we have formed permanent and exclusive connections with the best manufacturers in this country, and receiving our supplies directly from them. The prices and terms we now offer are as favorable as the same goods can be purchased for in Eastern cities.
We have the exclusive agency for the superior WRITING PAPERS manufactured by PLATNER & SMITH, OWEN & HULBERT, and the CAREW COMPANY, being the highest quality of goods obtainable.
Our stock embraces every description of Paper used in the West. We have but one uniform price to all. Orders by mail will be filled at the same prices as if bought in person. Samples will be sent by mail free of cost.
Wholesale Paper Dealers,
Cincinnati, Dec. 1, 1851—17 Pearl Street.

OWEN. W. W. JOHNSTON. J. RICHARDS

OWEN, JOHNSTON, & CO.,
Wholesale Dealers in
**Foreign and Domestic Dry Goods, Hats, Caps, Hosiery,
Variety Goods, &c.,** **INDIANAPOLIS, INDIANA.**

WE HAVE now in store, and are daily receiving a large assortment of French, English, German, and American DRY GOODS, suitable for the Fall and Winter trade, to which they invite the attention of their customers and dealers generally.

A call from merchants who have heretofore made their purchases in Cincinnati and Louisville, is particularly desired; and they shall be convinced that their wants can be supplied in this city as cheap, and on terms altogether as favorable as in any other western market.

Our stock having been recently reduced in prices as cannot fail to please.

sgd

JAMES BRADFORD. JOHN BRADFORD.

FRENCH BURN

MILL STONE MANUFACTORY.

Genuine Dutch Anker Brand Bolting
Cloths, all numbers;
MILL SPINDLES: MILL CASTINGS;
HOISTING AND TIEERING SCREWS;
Daneel Irons, Saw Wire;
SMUT MACHINES;
PLASTER OF PARIS;
AND
PATENT PORTABLE CORN MILLS;
ALWAYS ON HAND AND FOR SALE.

 If All work sold at this establishment warranted of the best:

quantity, and if not found to be such upon trial, the money will be refunded.

JAS. BRADFORD & Co.,
No. 65 Walnut Street, between Second and Pearl Streets,
Cincinnati, Ohio.

Cumdy's

Worcester College

COLLEGE HALL, Cincinnati.

INCORPORATED 1828.

THE design of this Institution is to qualify individuals in a thorough, practical manner for the Counting House and Business Pursuits.

COURSE OF INSTRUCTION, VIZ:

Book Keeping by Double Entry, as applied to every department of Trade and Commerce, Calculations, Correspondence, Business Penmanship, including Lectures on Commercial Law, and Political

WRITING INK.—We manufacture in large quantities Writing Ink of the best quality, and at the lowest prices. The quality is equal to any made in the Union, and has been approved by many of the largest dealers in the West for more than ten years past.

Our prices are so low as to command a large portion of the trade from the principal cities of the West. Packed in barrels of about six gross, and shipped free of expense. Orders promptly filled.

BUTLER & BROTHER,
27 Pearl st., bet. Main and Walnut.
Cincinnati, Dec 1, 1851.—17

now extends over several of the Western States, and is constantly increasing. Orders solicited.

Cincinnati, Dec. 1, 1861.—1y

Butler & Brother,
27 Pearl street

City Hat and Cap Store.
NEW ARRANGEMENT.

THE undersigned begs leave to return his thanks to the Public for the liberal patronage bestowed upon him heretofore, and also to inform them that he has commenced and intends to continue the manufacture of all their various branches of his old stand, in Indianapolis, where he will keep a general assortment of *Order, Beaver, Nutria, Brush, and Silk Hats*; also, *Soft Casimere, Brush, and Buena Vista Hats* of his own manufacture. His Hats will be made of the best material, and of good and experienced workmen, and warranted to give satisfaction in all cases. It is generally believed that the home manufacture of Hats is far superior

to durability to the eastern Huts usually sold in this market, and the underbilled will make it his object to *prove it to be as firm, to all the* may say at first with the advantage of the *Eastern Huts* will also be kept on hand. Hats of all kinds made to order on the shortest notice. Repairing done with:
 G. F. McGINNIS,
 Indiana and dispatch.
 Second door from Post Office corner:
 Indianapolis, Feb. 27.

WETBESFIELD GARDEN SEEDS.—The undersigned, Agent for B. N. Strong & Co., offers for sale the most favorable terms, a large assortment of every variety of Garden Seeds, of the very best quality, either at wholesale or retail. Call at the Drug Store of
 JAMES
 W. W. ROBERTS.

SPOON MAKING AT REDUCED PRICES.—Bring on your Old Silver, if you want New Spoons; we are now in full force

You can have a new car, new furniture, new
 clothes as cheap as the dollar
 P. S. The highest prices paid for Old Silver. W. H. TALBOTTS W. H. T.
NEW BOOKS—PUTNAM'S LIBRARY, consisting of Walker
 and Talks of an American Farmer in England.
HOOD'S WHIMSICALITIES, Home and Social Philosophy.
THE WORLD HERE AND THERE.
A JOURNAL OF SUNSHINE, by S. M.
THE SCENE KEPT DURING A SUMMER TOUR, in three
 parts.
RAVENSCLIFFE, by the author of "Time, the Avenger,"
 &c., &c.
THE INTERNATIONAL FARMER, new supply
 Just received by
 No. 12, Washington Street. C. S. DAVIS

500 LBS. Glue, best quality.
 10 Bbls. Suet, Genl. best quality at

mar17

CRAIGHEAD & BROWNING'S

SHAKER GARDEN SEEDS—2,000 papers. Fresh Garden Seeds, from Union Village, Ohio, warranted to be of the growth of 1861, for sale at
feb18

WM. HANNAMAN'S Drug Store.

MISCELLANEOUS—Gaiters, Full Cloths, Jumps, Capes, Meres, Linsey, Flannels, Over-Coatings, Drillings, Tickings &c., &c., at reduced prices at
feb18

NOBIS,
Sentinel Building.

[illegible]

DAILY STATE SENTINEL.

WILLIAM J. BROWN, Editor.

INDIANAPOLIS:

WEDNESDAY MORNING, MARCH 31, 1852.

V. B. PALMER, the American Newspaper Agent, is the authorized Agent for this paper in the cities of Boston, New York, Philadelphia, and is duly empowered to take advertisements at the rates required by us. His receipts will be regarded as payment. His office is: Boston, Seely's Building; New York, Tribune Building; Philadelphia, N. W. corner Third and Chestnut.

U. S. H. PARVIN, General Newspaper Agent, South-east corner of Columbus and Main Streets, Cincinnati, Ohio, is the authorized Agent for this paper, and is duly empowered to take advertisements at the rates required by us.

Democratic State Ticket.

FOR GOVERNOR,
JOSEPH A. WRIGHT, of Parke County.
FOR LIEUTENANT-GOVERNOR,
ASHBEL P. WILLARD, of Floyd County.
FOR SECRETARY OF STATE,
NEHEMIAH HAYDEN, of Rush County.
FOR AUDITOR OF STATE,
JOHN P. DUNN, of Perry County.
FOR TREASURER OF STATE,
ELIJAH NEWLAND, of Washington County.
FOR JUDGES OF THE SUPREME COURT,
WILLIAM Z. STUART, of Cass County,
ANDREW DAVIDSON, of Decatur County,
SAMUEL E. PERKINS, of Marion County,
ADISON L. ROACHE, of Parke County.
FOR REPORTER OF THE SUPREME COURT,
HORACE E. CARTER, of Montgomery County.
FOR CLERK OF THE SUPREME COURT,
WILLIAM B. BEACH, of Boone County.
FOR SUPERINTENDENT OF PUBLIC INSTRUCTION,
WM C. LARRABEE, of Putnam County.

Democratic Electoral Ticket.

STATE AT LARGE,
JOHN PEFFIT, of Tippecanoe County,
JAMES H. LANE, of Dearborn County.

DISTRICT ELECTORS.
First—BENJ R. EDMONSTON, of Dubois County.
Second—JAMES S. ATHON, of Clark County.
Third—JOHN A. HENDRICKS, of Jefferson County.
Fourth—RENEZEE DUMONT, of Dearborn Co.
Fifth—WILLIAM GROSE, of Henry County.
Sixth—WILLIAM J. BROWN, of Marion County.
Seventh—OLIVER P. DAVIS, of Vermillion County.
Eighth—LORENZO C. DOUGHERTY, of Boone Co.
Ninth—NORMAN EDDY, of St. Joseph County.
Tenth—REUBEN J. DAWSON, of DeKalb County.
Eleventh—JAMES F. McDOWELL, of Grant County.

FOR STATE SENATOR,
LEVI L. TODD,
[Election on the first Monday in April, 1852.]

The Campaign Opened.

It will be seen by the letter of our Rushville correspondent, that Gov. Wright and Mr. McCarty have already commenced the campaign, which is to close with the almost unanimous election of the former.

It seems that Mr. McCarty does not thank his friends for what he calls the "clap-trap" of dubbing him "a plain honest farmer," and avows, what every man, woman, and child in this community well knows, that he is not a practical farmer. What humbugging expedient will the Whigs resort to next, now that their candidate has put an end to this one!

Mr. McCarty, it appears, endorsed Gov. Wright's administration as an "excellent one." This, of course, as an honest man, he was bound to do, but we imagine he will find it an uphill business to attempt to persuade the people to displace an "excellent" administration and an "excellent" Governor, merely for the purpose of pleasing a few corrupt Whig politicians.

It will also be seen that Mr. McCarty, while he doubts the justice of the Compromise measures, was for carrying them out, so long as they remained the law of the land, but thought the Fugitive Slave Law "might be modified and made more humane." Of course, entertaining as he does, such notions as these, he must be in favor of amending the Compromise measures so as to make them accord with what he conceives to be justice and humanity; and consequently is in favor of agitating the slavery question, again to arouse all the angry sectional feelings which, though now at rest, threatened not long ago to break our glorious Union to pieces. Indiana will never, under any circumstances, approve of such a policy.

This speech of Mr. McCarty's course defines the Whig platform during the present canvass. We hope that the Whig press and the Whig speakers will present the issues made by him fairly and fully to the people, that they may be discussed in every shape and in all their bearings. If this be done the whole Democratic ticket will be elected in October by at least 200 majority.

Our correspondent is a gentleman of high standing and character, and his communication may be relied on as strictly correct in every particular.

It is the Administration now proclaims that "the proposed Japanese expedition, under the command of Commodore Perry, is principally with a view of making a hydrographical survey of the coast of Japan, and the East India Archipelago, generally—an object never before attempted by this government;" and that "incidentally every effort will be made amicably to induce the government of Japan to open at least one of its ports for the purpose of friendly commercial relations."

Mr. Fillmore has discovered that his grand filibustering project of "exploring" Japan by an armed force, and of "effecting a landing at Jeddah at all hazards," would not go down with the American people; he therefore backs out as gracefully as possible and divests the expedition of all warlike purposes. This is the most sensible thing he could do in the matter.

Senator Woods, of Ohio and Switzerland, in conversation, and expects to be able to take his seat in the Senate as soon as it convenes.

California and Slavery.

The fugitive slave law, which lately passed the California Assembly, provides that slaves brought into the State prior to the adoption of the State constitution shall be liable to the provisions of the Congressional fugitive slave law. This, it is alleged, is an infraction of the constitution, which says that neither slavery nor involuntary servitude, except from crime, shall ever be tolerated in the State.

In the California Assembly, Feb. 10, Mr. Peachy presented a memorial from a number of farmers or planters of South Carolina and Florida, asking the privilege of bringing their families and colored domestics into that State, and that they may be protected in their property. The memorial was referred to a committee on federal relations.

A bill has also been introduced into the Legislature to call a convention to revise the constitution, the object being to divide the State, and set apart the southern portion for a Slave State.

STATE PRINTER.—The Senate of New York have passed a bill authorizing the appointment of a State Printer. The sum of \$15,000 is appropriated to purchase types, presses, and fixtures.

Nothing more plainly evinces the utter desperation of the Whig party than their eager desire to assume the control of every movement, no matter what its object, out of the operations of which they think they can make a few votes. Some scheming politician, who falsely signs himself "A Friend of Temperance," publishes in yesterday's Journal, a silly communication, under the alarming head of "The Sentinel in favor of Intemperance," in which he feebly attempts to prove, by stating a falsehood, that the head of his communication is not a lie. The paragraph to which he refers, and which appeared in our paper, was taken from one of our exchanges just as it was printed in the Sentinel, and the Editor neither said "agreed," nor anything else, though if he had said so, it would have been no evidence that he was in favor of intemperance. Such a charge is too ridiculous and contemptible to merit serious notice, for we are practically as good a temperance man, if not better, than the anonymous scribbler of the Journal, and we only refer to it to show the desperation and hopelessness of the Whig party, who are reduced to such means of making capital.

We have, for some time, been aware that the Whig leaders have been anxiously watching the temperance movement, which has recently commenced in this city, with a view to use it to their own advantage in the coming elections, but they have just now begun to make that purpose evident. Their candidate for Senator, since his nomination, has, we are credibly informed, signed not only the pledge of the "Social Order," but also the pledge of the "Temperance League," binding himself "not to vote, at any time hereafter, for State, county, township, town, or city officers, for any man who is not an active temperance man, and who does not actively favor legislative enactment to prohibit the manufacture and sale of spirituous liquors."

Men who favor the temperance cause, from principle and without selfish motives, cannot be engaged in a no-lower work, but when we see candidates who have never been actively engaged in the cause, just on the eve of the election in which they are interested, become, all at once, such *Simon pure* temperance men, there is, to say the least, strong reason to doubt the honesty of their sudden conversion.

Land Warrants Made Assignable.

The following is a copy of the Act making Land Warrants assignable, as it passed both Houses of Congress.

An Act making Land Warrants assignable and for other purposes.
Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all Warrants for Military Bounty Land, which have been or may hereafter be issued under any law of the United States, and all valid locations of the same, which have been or may hereafter be made, are hereby declared to be assignable, by deed or instrument of writing, made and executed after the taking effect of this act according to such form, and pursuant to such regulations as may be prescribed by the Commissioner of the General Land Office, so as to vest the assignee with all the rights of the original owners of the warrant or location.

Provided, That any person entitled to pre-emption right to any land, shall be entitled to use any such land warrant, in payment of the same, at the rate of \$1 25 per acre, for the quantity of land therein specified: Provided, That the warrants which have been or may hereafter be issued in pursuance of said laws, or of this act, may be located; according to the legal subdivisions of the public lands, in one body, upon any lands of the United States, subject to private entry, at the time of such location, at the minimum price: Provided further, That when said warrants shall be located on lands which are subject to entry at a greater minimum than \$1 25 per acre, the locator of said warrants shall pay to the United States in cash the difference between the value of such warrants at \$1 25 per acre, and the tract of land located on.

Sec. 2. And be it further enacted, That the Registers and Receivers of the Land Offices shall hereafter be severally authorized to charge and receive for their services in locating all Military Bounty Land Warrants, issued since the 11th day of February, 1847, the same compensation or per centage to which they are entitled by law for the sales of public lands for cash, at the rate of \$1 25 per acre, the said compensation to be hereafter paid by the assignees or holders of such warrants.

Sec. 3. And be it further enacted, That registers and receivers, whether in or out of office at the passage of this act, or the legal representatives in case of death, shall be entitled to receive from the Treasury of the United States, for services heretofore performed in locating military land warrants, the same rate of compensation provided in the preceding section for services hereafter to be performed, after deducting the amount already received by such officers under the act entitled "An act to require the holders of military land warrants to compensate the land officers of the United States for services in relation to the location of those warrants," approved May 17, 1848: Provided, That no register or receiver shall receive any compensation out of the Treasury for past services, who has charged and received illegal fees for the location of such warrants.

And provided further, That no register or receiver shall receive for his services during any year a greater compensation than the maximum now allowed by law.
Sec. 4. And be it further enacted, That in all cases where the militia or volunteers or State troops of any State or Territory were called into military service, and whose services have been paid by the United States subsequent to the eighteenth of June, eighteen hundred and twelve, the officers and soldiers of such militia, volunteers, or troops shall be entitled to all the benefits of the act entitled "An act granting bounty land to certain officers and soldiers who have been engaged in the military service of the United States," approved September twenty-eight, eighteen hundred and fifty, and shall receive for the services according to the provisions of the said act, upon proof of length of service as therein required, and that the last provision of the ninth section of the act of eleventh of February, eighteen hundred and forty-seven, be and the same is hereby repealed: Provided, That nothing herein contained shall authorize bounty land to those who have heretofore received or become entitled to the same.

Sec. 5. And be it further enacted, That where any company, battalion, or regiment, in an organized form, marched more than twenty miles to the place where they were mustered into the service of the United States, or were discharged from the service of the United States, from the place where such company, battalion, or regiment was organized, in all such cases, in computing the length of service of the officers and soldiers of any such company, battalion, or regiment, with a view to determine the quantity of land any officer or soldier is entitled to under said act, approved 28th September, 1850, there shall be allowed one day for every twenty miles from the place where the company, battalion, or regiment was organized, to the place where the same was mustered into the service of the United States; and also one day for every twenty miles from the place where such company, battalion, or regiment was discharged, to the place where it was organized, and from whence it marched, to enter the service.

Advices have been received by the Pacific of the purchase, in England, on very favorable terms, by John F. Winslow, Esq., of 10,000 tons heavy T rails for the Bellefonte and Indiana Railroad Company; 5,000 tons of which is to be of the compound pattern invented by Mr. Winslow. This purchase completes all the iron needed for the road. It is to be made and shipped immediately, and the whole line completed within the present year.

EXPULSION OF MISSIONARIES.—A treaty has been entered into with the Indian tribes of the Middle District of Oregon, which contains the extraordinary provision that no American missionary shall be allowed ever again to enter their country.

In alluding to his recent remarks about secession, the New York Tribune says "Mr. Webster always will ride a dead horse."

Of course he will—as long as he sticks to the Whig party.

Kossuth received \$9,700 in St. Louis, and it is reported that a German Association had, in addition, taken up \$10,000 of Hungarian bonds.

[For the Daily Indiana State Sentinel.]

RESERVEVILLE, March 29th, 1852.

EDITOR OF THE SENTINEL.—The agricultural and political meetings held here on Saturday were well attended. The Court House was filled with our best citizens from all parts of the county.

Col. McCarty having declined the request of Gov. Wright that the Colonel should speak first, the Governor treated the farmers to a familiar, practical talk of about an hour. He evinced an impressive style in which he talked evinced a thorough knowledge of the art of farming in all its branches, as well as his sincere and deep interest in the prosperity and progress of the farming interest. Gov. Wright, since his election, has evinced a concern for the prosperity of the farmers of Indiana that certainly entitles him to their gratitude. He has been mainly instrumental in putting on foot a system of improvement that cannot fail to make Indiana the first agricultural State in the Union; and farmers who heard his speech on Saturday can now appreciate the shameful injustice that has been done him by the statements of interested parties that his boasted knowledge of farming was all speculation and chimerical.

Col. McCarty spoke only about five minutes on the subject of agriculture. He started out by stating the circumstances under which he came here. He said he had been nominated for the office of Governor. Through the courtesy of Gov. Wright he was invited to be present. He had not given the thought to the subject which the worthy Governor had. He could not say anything that would profit the audience. He heartily concurred in all the Governor had said. He abhorred abuse and hobby-largely, but had done it through employees. He had been laboring under embarrassments for some years trying to save a competency from the wreck of his fortune. He had not farmed as he would wish, to secure him such a clap-trap as "a plain, honest farmer," to secure him a vote. He wanted no votes on that score; he was not a practical farmer. He threw himself before the country upon his integrity and honesty of purpose! He had raised hemp in Marion county, water-rotted it and dressed it there, that was pronounced by competent judges even better than Russian hemp. He favored early planting for corn. His business had been merchandizing—had farmed by others. Some people made sport of the long-nosed, corn-cracker hogs—he thought they made the biggest pork. Had lost his father at three years of age. His father had educated him never to be guilty of a dishonest act, and to be above idleness. He said young men should be taught to do everything they had to do with a will. They should be taught to wash themselves clean, and dress neat, and with proper conduct they would be admitted to any society. Too many young men thought they were not entitled to good-company because they lived in a cabin. This was a mistaken idea, and young men lost much by this thinking. Worth make the only advantage. They would never be asked after they had made themselves worthy of any society whether they lived in a cabin or not. He would say more but that his mind had not been systematized. Approved of all the Governor had said.

After a short intermission the agricultural meeting was transformed into a political one. Col. McCarty again refusing to speak first, the Governor spoke thirty minutes. He confined himself principally to State policy. He wanted to know the grounds upon which he was unworthy to be continued in the gubernatorial chair. It was charged by Whig editors that this was an extravagant Locofoco administration, increased the people's taxes, and should be put down. In opposition to these statements, the Governor showed the people by the figures of the State Auditor, that the ordinary expenses of the State Government had been much less under his administration of the last two years than it had under any other for the last fourteen years. The Governor alluded to the new policy of the Whig Convention in regard to the Compromise Measures in a manner that must have sent the thrill of shame to the hearts of those present who pretended to be leaders of the Whig party and had favored the same. Altogether, he made such a speech as will tell with the honest masses of all parties. He gave the people something to take home with them, and to reflect about. He made such an impression as honest truths, honestly uttered, ever will make among honest men, and all the brick-bat committees, together with the thousand and one other appliances of the leaders of whiggery to whip their men into the traces, will not be sufficiently potent to remove that impression, and make those Whigs recant the expressions made on Saturday, of their determination to vote for Jo. Wright for Governor. They know that he is the ablest man, by far, and when they saw his opponent called on to point out an act of his administration, that he objected to without making a reply, they could see no reason for discarding a man who had shown himself to every trust reposed in him by the people was acknowledged as such a speech as will tell with the honest masses of all parties. 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**CANKER AND SALT RHEUM SYRUP,
CANKER CURE AND CERATE.**
These Preparations are warranted superior to any other Compound
now in use for expelling
Scrofulous Humors, Canker, Salt Rheum, Erysipelas,
Mercurial Diseases, and all other Diseases Arising

**from an impure state of the Blood; Also, Liver
Complaint, Female Weakness, Dyspepsia,
AND GENERAL DEBILITY.**

D^R. WEAVER, the original discoverer of this Medicine, is a
regularly educated Physician, a Graduate of the Albany Medical
College, and can exhibit Certificates of his Office from the best
Physicians in Albany, certifying to his ability and qualifications as
a Medical Practitioner, and is now extensively engaged in the practice
of Medicine.

ERYSIPELAS AND SALT RHEUM CAN BE CURED.—Mrs. Giles Turner, of Montville who had been afflicted with Erysipelas for the last Twenty Years, and three times within the last five years, has been entirely Blind from the effects of this dreadful malady.

CURE EFFECTED BY DR. WEAVER'S SYRUP. AFTER ALL OTHER TRIED MEDICINES HAD FAILED.

READ THE CERTIFICATE

MONTVILLE, March 5, 1951.

Messrs. S. A. Weaver & Co.,—Gentlemen: In relation to my wife, I would say that from childhood she has been afflicted with a Hamor. About twenty years since it appeared in a very distressing form of Erysipelas, at first in a spot of a bright cherry color on the side of the face, accompanied with a painful sensation, similar to that produced by fire. From this point it spread over the whole

face, which became so swollen that for several days she was entirely BLIND, and so disfigured that her most intimate acquaintances did not recognize her. She had been in this situation three times in the last five years. Its effects sometimes appeared in small cracks in the skin, commencing back of the ears, thence extending over the sides of the head. So sore and painful were they, that at night it was impossible for her to allow them to touch the pillow. Th

discharge from these sores was so profuse that it frequently wet through the dressings and run down the sides of the neck, and so acrid was it, that when it came in contact with the skin, the effect was the same as that of boiling water.

After any gentle exercise, especially in warm weather, parts of the body became covered with spots of a dark red or purple color, and were very painful and tender; in a short time these spots would be covered with minute blisters, which broke, and discharged, then

dried up, forming scab which would in a few days come off, leaving an angry and painful sore, looking much like a burn. This would be a long time in healing—frequently months. At one time it appeared on the feet and ankles, running much the same course as it had done on the other parts of her body, except that in this instance it was aggravated by exercise. These sores, moreover, assumed the character of bad ulcers, and so inflamed, that for months she was unable to walk. The deep scars left by them remain to

At the time she commenced using your Syrup and Cerate, she had a running sore on her stomach and breast, which had been there more than a year, healing up at times perhaps in one place, but at

ways breaking off in another. To this we applied many remedies, and used various kinds of medicines for removing the disease from the system, none of which produced the least apparent benefit. She commenced using your Syrup and Cerate a year ago last fall. She took the Syrup a few days and then commenced applying the Cerate to the sores, and at once said she had never found anything so soothing as this was. I have frequently known her to get up several

times in the course of a night to apply the Cerate to her feet, in order to obtain sleep. In one or two weeks after using the medicines the sores began to heal, and before she had finished the second bottle, they were entirely well. She has now used four bottles, and is to all appearance perfectly cured, and is in better health also than she has been at any time before for twenty years. The medicine has effected in her case the most wonderful cure ever known in our section of country, and I strongly recommend all afflicted in like

Any one desiring further information in relation to the facts or particulars of the case, it will afford me great pleasure to give any such information, if they will call at my residence in Montville, or they can make inquiries of many of my acquaintances in New London and vicinity, who are conversant with them.

GILES TURNER.

The above is a plain statement of facts: they speak for themselves.

and are from a source that no one who are acquainted with the person will doubt. This is only one of the numerous cases which we have in our possession, all showing the value of Dr. S. A. WEAVER'S CANKER and SALT RHEUM SYRUP, together with its invaluable accompaniment, the CERATE. They stand unequalled for the cure of all Scrofulous Humors, Salt Rheum, Erysipelas, Canker, and Nursing Sore Mouth, Mercarial Diseases, Liver Complaint, Female Weakness, and all diseases arising from

Sold by Craighead & Browning; W. W. Roberts, and by Merchants generally. J. N. Harris & Co., 7 College Building, Cincinnati. Agents for the South and West. 24-wis-3m.

INDIANAPOLIS, March 13, 1892.
NOTICE is hereby given, that on and after the 15th day of May next, all *Treasury Notes* issued by authority of the State of Indiana, and made receivable for revenue, will be redeemed at the office of the *Treasurer of State*, on presentation. After the period fixed for their redemption, no interest will be allowed on these notes.
[mar15-3mo-d&w] J. P. DRAKE, Treas.

ELECTION NOTICE.—The voters of Marion county will meet at the usual place of holding elections in Marion county on the first Monday in April, 1892, for the purpose of electing a State Senator to fill the vacancy of Nicholas McCarty, resigned.
C. C. CAMPBELL, Sheriff.
mar17-d&wte

March 16th, 1892

DISSOLUTION OF PARTNERSHIP.—Notice is hereby

It is given, that partnership heretofore existing between Samuel Wainwright and George F. Wainwright under the firm and style of **WAINWRIGHT & BROTHER**, has this day been dissolved by mutual consent; and the notes, books, and accounts are placed in the hands of Samuel Wainwright, who alone is authorized to settle the same.

SAMUEL WAINWRIGHT,
G. F. WAINWRIGHT,

Indianapolis, Feb. 15, 1852.

N. B.—The undersigned will continue business at the old stand.

where all persons indebted to the late firm of Wainwright & Brother
 please call and settle.
 feb19 **SAMUEL WAINWRIGHT.**

STATE OF INDIANA, MARION COUNTY:
 IN THE MARION CIRCUIT COURT, DECEMBER TERM, 1892.
In Chancery.—John M. Atwood, John White, and John Sparhawk
 vs. Abner Lockhart, William Varbrough, Charles Hayek, Bar-

BE it known that on the 21st day of October, 1951, said complainants filed in the Clerk's office of said Court, their bill in chancery in the above entitled cause against said defendants, and afterwards at the December term for the year 1951 of said Court, said complainants filed an affidavit that the defendants, Abner Lockhart and William Yarborough, are not residents of the State of

Indiana. Thereupon it was ordered by said Court that notice of the filing and pendency of the said bill of complaint be given to said Abner Lockhart and William Yarbrough, by three successive weekly publications in the Indiana State Sentinel; and that unless they appear and plead to, answer or demur to said bill on the first day of the next term of said Marion Circuit Court, to be begun and held at the court House in Indianapolis on the second Monday

as Jane, next; 1/2, 3/4, 1/4 and the matters and things therein
 contained, will be held as true and taken as confessed as to said de-
 fendants, Lockhart and Yarbrough; and they are hereby accord-
 ingly notified.
 mar13 ATTEST: WM. STEWART, Clerk.

STATE OF INDIANA, HANCOCK COUNTY:
 IN THE HANCOCK PROBATE COURT, MAY TERM, 1862.

Petition for Partition—William Shup, Bennett W. Creed and Nancy his wife, John W. Shup, James Phillips and Mary A. his wife, and Sarah Shup vs. George H. Shup, Emily Shup, Isaac M. Shup, Deborah A. Shup, and Elizabeth Shup.

BE it known that on the 11th day of February, A. D. 1892, the above named petitioners, by R. A. Riley their attorney, filed in the office of the Clerk of the Hancock Probate Court, their petition in the above entitled cause, and also the affidavit of a disinterested

ated person that he said Deborah A. Shup is not a resident of the State of Indiana. The said defendant is hereby notified of the filing and pendency of said petition, and that unless she appear and plead, answer or demur to said petition on the first day of the next term of said Court, to be held at the Court House in Greensfield in said county, on the second Monday in May, A. D. 1892, the same will be taken as confessed as to the said Deborah A. Shup.

ATTEST: WM. SEBASTIAN, Clerk.

MARSHAL'S SALE.—By virtue of a writ of execution (F. 10-10-10) directed from the Clerk's office of the Circuit Court of the United States for the District of Indiana, I will on the 24th day of April next, between the hours of 10 o'clock A. M., and 4 o'clock P. M., at the Court house door in the county of Hancock

State and State of Indiana, one for sale the rents and profits for the term of seven years, by the year, of all the following real estate, to-wit: South-west quarter of section 27, township 16, range 6, North-east quarter of North-east quarter of section 28, township 16, range 6, situated in Hancock county, Indiana; and lots numbered 3, 4, 5, 25, 32, and 33, situated in the town of Philadelphia, Hancock county, Indiana. And upon failure to realize a sufficient sum to satisfy the demand, I will, at the same time and place and in the manner

afforesaid offer for sale the fee simple of said above described real estate, taken as the property of George W. Willets at the suite of Joseph Cummins against Joseph Mathers and said George W. Willets.

S. MEREDITH, U. S. Marshal of District of Indiana.
mar18-wts-pr. fee \$375. By Geo. McOUT, Deputy.

STATE OF INDIANA, MARION COUNTY:

IN THE MAION CIRCUIT COURT, DECEMBER TERM, 1851.
In Chancery.—Harriet W. Wright vs. Nicy Jane Burns, Mary Eliza Griffin, Daniel Griffin, Nathaniel B. Wright, and others.
THIS day comes the complainants by her solicitors, Smith and Yander, and files an affidavit of the non-residence of the defendants, Nicy Jane Burns, Mary Eliza Griffin, Daniel Griffin, and Nathaniel B. Wright.
 Whereupon it is ordered by the Court that said defendants be

notified of the filing and pendency of the bill of complaint herein by three successive weekly publications in some public weekly newspaper of general circulation, printed and published in Marion county, and that unless they appear and plead to, answer or demur to said bill of complaint at the calling of the cause at the next term of this Court, (to be begun and held at the Court house in the city of Indianapolis, on the second Monday in June next) the said cause shall be held as confessed.

mar25-w3w ATTEST: WM. STEWART, Clerk.

STATE OF INDIANA, MARION COUNTY:
IN THE MARION PROBATE COURT, FEBRUARY TERM, 1892.
Petition for the sale of Real Estate.—William Schoolcraft administrator

BE it known that on the 5th day of March, 1892, the above named petition filed in said Probate Court, his petition in the above entitled case, and also an affidavit that the said James Loderbuck was not a resident of the State of Indiana. Thereupon it was ordered that notice of the filing and pendency of said petition be

given to said James Loderbuck and the said unknown heirs of said deceased, by publication in the Indiana State Sentinel for three weeks, and for them to appear and show cause on the first day of the next term of the said Court, to be begun and held at the Court house in Indianapolis, on the second Monday in April next, if any of them can, why the real estate in said petition described, should not be sold for the purpose therein set forth; and said defendants ap-

Survey Accuracy Branch
MAR 25 1966
ATTENT: WJL STEWART, Clerk
